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PROVINCE OF BRITISH COLUMBIA.



Appointments.

PROVINCIAL SECRETARY'S OFFICE, 26th April, 1872.

HIS Excellency the LIEUTENANT-GOVERNOR has been pleased to place the following gentlemen on the Commission of the Peace for the Province of British Columbia :-

RODERICK FINLAYSON, Esq., and Alfred James Langley, Esq., of Victoria:

FREDERICK W. FOSTER, Esq., of Clinton:

PHILIP HAUGHTON CLARKE, Esq., of New Westminster:

JAMES A. RAYMUR, Esq., and JoSIAH CHARLES HUGHES, Esq., of Burrard Inlet:

ALLEN CASEY WELLS, Esq, of Sumass:

John Clapperton, Esq., of Nicolas Valley:

THOMAS R. BUIE, Esq., of Lytton:

JACOB HUNTER TODD, Esq., and ROBERT HENRY Brown, Esq., of Cariboo:

ROBERT McLEESE, Esq., of Soda Creek: JOSEPH CLAYPOLE MEESON, Esq., of Sooke.

> By Command A. ROCKE ROBERTSON, Provincial Secretary.

PROVINCIAL SECRETARY'S OFFICE, 15th May, 1872.

HIS Excellency the LIEUTENANT-GOVERNOR has been pleased to appoint C. E. Pope, Esq., to be Clerk of the Bench and Constable at Clinton.

By Command.

A. ROCKE ROBERTSON, Provincial Secretary.

PUBLIC SCHOOL ACT, 1872.

PROVINCIAL SECRETARY'S OFFICE, 4th May, 1872.

IS Excellency the LIEUTENANT-GOVERNOR in Council has been pleased to appoint the following gentlemen to be a Board of Education for the Province of British Columbia, under the "Public School Act, 1872:"-

W. F. Tolmie, Esq., M. W. T. DRAKE, Esq.,

A. Munro, Esq., A. J. Langley, Esq., R. Williams, Esq., E. Marvin, Esq.

By Command.

A. ROCKE ROBERTSON Provincial Secretary.

Proclamations.

[L. S.]

JOSEPH W. TRUTCH.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &e., &e.

To Our faithful the Members elected to serve in the Legislative Assembly of Our said Province; and to all whom it may concern,—GREETING.

A PROCLAMATION.

J. F. McCreight, Whereas we have thought Attorney-General. If, by and with the advice and eousent of Our Executive Council of Our said Province of British Columbia to prorogue the Legislative Assembly of Our said Province, till the Twelfth day of June, one thousand eight hundred and seventy-

NOW KNOW YE that We do for that end, publish this Our Royal Proclamation, and do hereby prorogue the Legislative Assembly accordingly, until the Twelfth day of June, One thousand eight hundred and seventy-two; hereby convoking, and by these presents enjoining you, and each of you, that on WEDNESDAY, the TWELFTH day of JUNE next,

you meet Us in Our Legislature, or Parliament, of the said Province, at Our City of Victoria, and therein to do as may seem necessary. Herein fail not.

IN TESTIMONY WHEREOF, we have caused these Our Letters to be made Patent, and the Public Seal of the said Province to be here-Public Seal of the said Province to be hereunto affixed: Witness, the Houorable Joseph William Trutch, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this Eleventh day of April, iu the year of Our Lord oue thousand eight hundred and and seventy-two, and in the thirty-fifth year of Our Reign.

MOTICE IS HEREBY GIVEN that a tract of Land containing about 4,000 acres, sitnated on the North or right bank of Naas River, at its junction with Observatory Inlet, and extending from said Observatory Inlet about six miles up the Naas River, and about a mile back from the said North or right bank of said River, is reserved until further notice.

By Command.

JOSEPH W TOWN.

By Command. RICHARD WOODS, Registrar Supreme Court.

Govennment Notices.

THE LIEUTENANT-GOVERNOR directs it to be publicly notified that, as His Excellency the Governor-General alone has power in the Dominion to remit or commute fines, penalties, forfeitures, and sentences, of whatsoever degree, imposed by any Court of Judicature, all Petitions, Memorials, or Applications ou such subjects are to be addressed directly to the SECRETARY OF STATE FOR CANADA, Ottawa, Canada, for submission to His Excellency.

By Command.

By Command.

A. MUSGRAVE, Private Secretary.

PROVINCIAL SECRETARY'S OFFICE,

Should it be inconvenient for the Person in whose name any such Crown Grant is made, to receive the shall be adjudged to set forth, in the clearest, most comprehensive, and compendious form, the capabilities, resources, and advantages of this Province for Settlement.

The following rules will govern the award:—
1. Competitors must send their Essay in a scaled cover, directed to the Provincial Secretary, on or before the 25th May next:

2. No name or marks to be attached to the Essay

whereby the writer can be known, but a distinguishing motto is to be attached:

3. A separate scaled envelope addressed to the Provincial Secretary, with the motto chosen by such competitor written on the outside, and the name of the competitor inside, is to be forwarded with each Essay.

The Essay to which the premium may be adjudged if any, to become the absolute property of the Government; but the Government does not bind itself to award the premium to any of the Essays sent in, unless it should be deemed to merit the same.

The Essays of unsuccessful competitors will be returned by the Government.

By Command.

A. ROCKE ROBERTSON, Provincial Secretary.

NOTICE.

COURT OF GENERAL ASSIZE and GAOL DELIVERY and of NISI PRIUS will be held at each of the under mentioned places as follows :-

New Westminster, Wednesday, 1st May, Yale, Monday, 6th May,
Lytton, Thursday, 9th May,
Clinton, Tuesday, 14th May,
Quesnel, Saturday, 25th May,
Richfield, Friday, 5th Juue,
Richfield, Monday, 9th September,
Quesnel, Friday, 13th September,
Clinton, Monday, 23rd September,
Lytton, Friday, 27th September,
Yale, Tuesday, 1st October.

Fall Assizes at New Westminster, and Assizes (if any) at Nanaimo aud elsewhere, to be hereafter fixed as business may reuder uecessary.

Dated Victoria, 15th April, 1872. By Command.

A. ROCKE ROBERTSON, Provincial Secretary.

PUBLIC NOTICE.

PUBLIC NOTICE.

OTICE IS HEREBY GIVEN, that Crown Grants of all Surveyed Lands in the former Colony of Vancouver Island and its Dependencies (excepting only those in Victoria District) as well as on the Mainland of British Columbia, the purchase money for which has been fully paid, will on proper application for the same, be at once issued.

Such Crown Grants will be made out invariably in the names of the original purchasers from Government, unless in such special cases as are provided for under the "Crown Grants Ordinance, 1870."

Applications must be made by letter, addressed to

Applications must be made by letter, addressed to the Chief Commissioner of Lands and Works and Surveyor General, giving the Christian and Surnames, iu full, of the Persous to whom the Crown Grants are to be made, and enclosing the receipts for the purchase money of the Land referred to.

Should it be inconvenient for the Person in whose

Lands & Works Office, Victoria, Dec. 16th, 1870.

PUBLIC NOTICE.

NOTICE IS HEREBY GIVEN, that all the land at Baynes Sound, Vancouver Island, lying between the Reservations established by notices in the GOVERNMENT GAZETTE, dated respectively March 20th and May 1st, 1868, is reserved until further uotice.

By Command.

JOSEPH W. TRUTCH.

Lands & Works Office, Victoria, September 25th, 1868.

PUBLIC NOTICE.

OTICE IS HEREBY GIVEN that a Tract of Lani containing about Ninc Thousand Six Hundred (9,600) acres, situate at the Head of Howe Sound and extending about Five Miles back in a Northerly direction, with a width of about Three Miles, situated equi-distantly on each side of the two branches of the Squawmisht River, is Reserved until further notice,

By Command.
B. W. PEARSE.

Lands and Works Department, Victoria, B. C., 23rd February, 1871.

NOTICE.

OR THE BETTER INFORMATION of the public generally, Notice is hereby given, that all of the Crown Lands lying to the South and West of James' Bay have heretofore been and continue still to be reserved by the Government of British Columbia, and that the said Lauds are therefore not open to Preemption by auy person.

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands and Works Office, Victoria, B. C., 9th February, 1871.

NOTICE.

NOTICE IS HEREBY GIVEN, that a tract of Land, containing 640 acres, situated on the right bank of the Columbia River, about five miles South of the Blaeberry River, is reserved nutil further notice. The Storehouses of the Canadian Pacific Railway Survey are the centre of said Reserve.

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Office, Victoria, 27th February, 1872.

NOTICE.

NOTICE IS HEREBY GIVEN, that a tract of Land, containing 640 acres, situated on the right bank of the Columbia River, at the "Big Eddy," East end of the Eagle Pass, is reserved until further notice. The Storehouses of the Canadian Pacific Railway Survey are in the ceutre of said Reserve.

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Office, Vietoria, 27th February, 1872.

BRITISH COLUMBIA.

ESQUIMALT GRAVING DOCK.

THE GOVERNMENT OF BRITISH COLUMBIA are prepared to receive Tenders for the construction of a Graving Dock, at the Naval Statiou, Esquimalt Harbour, under the guarantee provided in the Twelfth Section of the Terms of Union of this Province with the Dominion of Cauada, which Section is in the following words: tion is in the following words:-

"The Dominion Government shall guarantee the interest for ten years from the date of the completion of the work, at the rate of five per eent. per annum, on such sums, not exceeding £100,000 sterling, as may be required for the construction of a first class Graving Dock at Esquimalt."

The Dock to be of masonry, and of not less than the following dimensions:-Length on floor 370 feet,

Do. over all 400 feet,

Width between copings 90 feet,

Do. on floor..... 45 feet,

Do. of entrance...... 63 feet.

To afford a depth of water on the sill of not less than 26½ feet at high water springs, and to he substantially constructed to the approval of Government, upon a site to be provided by the person whose tender may be accepted.

der may be accepted.

Further particulars as to site, borings, &e., may be obtained from T. A. Bulkley, Esq., Chief Engineer to Government, upon application in writing to the Chief Commissioner of Lands and Works.

Tenders must specify the time within which the Dock will be completed, and must be accompanied by drawings and descriptions showing exact dimensions, materials, and mode of construction of proposed Dock.

Tenders are to be scaled, superscribed "Tender for

Tenders are to be sealed, superscribed "Tender for Esquimalt Graving Dock;" addressed to the Chief Commissioner of Lands and Works, Victoria, British Columbia, and delivered at his Office before noon of the 15th day of November, 1872.

Persons who may consider the above guarantee to be incomficient, and this party to touder on the basis of

be insufficient, are at liberty to teuder on the basis of such supplemental guarantee hy the Provincial Government, or upon such other financial inducements, as they may suggest.

The Government do not bind themselves to accept

the lowest or any tender.

Each Tender must be accompanied by a Bond from the Contractor, and two sufficient sureties, for the payment of £10,000 to ller Majesty, Her heirs and successors, conditioned upon the due fulfilment of the Tender which it accompanies, provided it be accepted within three months from the said 15th November. November.

By Command.

GEO. A. WALKEM, Chief Commissioner of Lands and Works.

Lands and Works Office, Victoria, April 27th, 1872.

PUBLIC NOTICE.

SEALED TENDERS, addressed to the undersigned, will be received until noon of the 8th of June next, for the erection of two Bridges at Nanaimo. Plans and Specifications to be seen at the Lands and Works Office Victoria, and at the office of Judge Standing at Nanaimo.

Spalding, at Nanaimo.

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Office, Victoria, 14th May, 1872.

"Crown Grants Ordinance, 1870."

NOTICE 1S HEREBY GIVEN, that I shall, in ae cordance with the provisions of the "Crown Grants Ordinauce, 1870," and at the expiration of Three Months from the date hereof, recommend the issue of a Crown Grant to WILLIAM PARSONS SAYWARD, of West half of Section 1, Range 6, and West half of Section 2, Range 6, Chemaiuus District. Unless objection be made to me, in writing, in the meautime against the issue thereof respectively.

Land Registry Office, 10th April, 1872.

H. B. W. AIKMAN, Registrar General.

NOTICE.

Applications for Crown Grants.

NOTICE is hereby given, that all applications for Crown Grants, where the title is derived through others than the Crown, must be in duplicate, and must contain a Schedule of all Deeds and Instruments enclosed, with their respective dates. No application can be receive in this Office unless the above rule be complied with.

B. W. PEARSE.

Lands and Works Department, 30th May, 1871.

"Crown Grants Ordinance, 1870."

NOTICE IS HEREBY GIVEN, that I shall, in accordance with the provision eordance with the provisions of the "Crown Grants Ordinance, 1870," and at the expiration of Three Months from the date hereof, recommend the issuc of Crown Grants

To GERAND PROMIS, of Sections LVIII. and LXVIII., Lake District.

To HENRY SAUNDERS, Sections XXXVIII. and LV., Esquimalt District.

Unless objection he made to me, in writing, in tho meantime against the issue thereof.

H. B. W. AlkMAN, Saturday, 23rd March, 1872. Registrar General.

"Crown Grants Ordinance, 1870."

NOTICE is hereby given, that I shall, in accordance with the provisions of the "Crown Grants Ordinance, 1870," and at the expiration of three months from the date hereof, recommend the issue of Crown Grants

To JOHN BRYDEN, of Section 19, Range I., Cedar District.

To HENRY BONSALL, of Section 6, Range III., Comiaken District.

Unless objection be made to mc, in writing, in tho meantime against the issue thereof, respectively.

H. B. W. AIKMAN,

Laud Registry Office, Registrar General. 6th April, 1872.

SUPREME COURT OF BRITISH COLUMBIA.

[L.S.] GENERAL ORDER.

WHEREAS by "The Supreme Court Fees Ordinance, 1870," it is among other things enacted that it shall be lawful for the Chief Justice of the Supreme Court of British Columbia, from time to time, and at any time thereafter, to make all such General Rules and Orders, as to him may seem advisable, for altering the then subsisting Schedule of Fees, and for fixing the Costs and Fees to be allowed and taken in any action or other proceeding, either at law or in equity, or otherwise howsoever, in the said Supreme Court. And also, from time to time, to make such different scale or scales of such Costs, Fees, and Allowances, or any of them, for different portions of the Colony of British Columbia, as to him may appear necessary or advisable. And it was further provided that no such alteration should have any validity until approved by the Governor, and published during one calendar month in the Government Gazette.

And whereas by virtue and in execution of the authority by the said recited Ordinance in me vested, I, the undersigned Matthew Balllie Begble, did on the 2nd June, 1870, make a General Order, which was duly approved and published, thereby fixing the rates of Costs and Fees referred to in the said recited Ordinance; and in conformity with the intention intimated in and by such Ordinance, I did, by the 2nd Section of the said General Order, declare that (unless specially excepted) all the sums and fees mentioned and authorised in the Schedule thereto (being a selection out of the sums and fees chargeable and taken in litigation in England) should be deemed fixed with reference only to business transacted in the parts of the then Colony between Sooke, Nanaimo, and Yale; and that for business transacted beyond those places, one-half additional might be demanded and taken; and that for business transacted beyond and taken; and that for business transacted beyond Quesnel River, or East of the North Fork of Thompson River, double Fees might be demanded.

And whereas by "The County Court Ordinance, 1867," it was among other things enacted that the Judge or Judges of the Supreme Court should, from time to time, regulate the scale of Fees to be taken in County Courts, subject to confirmation by the Governor.

And, on the said 2nd June, 1870, by another General Order, issued under the authority of such last mentioned Ordinance, and under the hands of us the undersigned, Matthew Baillie Begbie, and Henry Pering Pellew Crease, a new scale of Fees and Costs was established for County County matters, and it was was established for County Court matters; and it was in and by Section 4 of such General Order, provided that as to the different parts of the Colony the same proportionate arrangement was to be followed as was directed in the said recited General Order of even date therewith, in reference to the Fees in the Supreme

And whereas on the 4th April. instant, the Honorable the Legislative Assembly passed a Resolution in the following words:—"That this House is of opinion "that the Court Fees in this Province, taken in the Supreme Court and County Courts, should be reduced to the same scale as the Fees taken in the " corresponding Courts in England."

former Legislature as to the increased rates to be taken in the remoter parts of the Province.

Now, therefore, as to the Supreme Court Fees, I, Matthew Baillie Begbie, Chief Justice of the said Snpreme Court, do order, and as to County Court Fees, we, Matthew Baillie Begbie, and Henry Pering Pellew Crease, the Justices of the said Supreme Court, do order as follows, viz :

Section 2 of the said hereinbefore recited General Order of the 2nd June, 1870, touching the Fees in the Supreme Court, and Section 4 of the said recited General Order of the same date, touching the Fees in the County Courts, are hereby respectively discharged and cancelled, so far as they relate to the Fees of Court, which under and by virtue of the said hereinbefore recited Ordinance and General Orders, or either of them, or under or by virtue of any now or either of them, or under or by virtue of any now valid Legislative enactment, or Order of Court, are now liable to be paid into the Provincial Treasury.

MATT. B. BEGBIE, C. J. HENRY P. PELLEW CREASE, J.

Victoria, 29th April, 1872.

Approved,
JOSEPH W. TRUTCH. 29th April, 1872.

Miscellaneous Aotices.

THE Lieutenant-Governor, on behalf of the Minister of Marine and Fisheries, directs the following Notice to be published for general information :-

NOTICE TO MARINERS.

THE IRON BUOYS marking the channel on the Sand Heads of FRASER RIVER, have been placed in position. The only directions necessary for Vessels of light draft entering Fracer Pinners essels of light draft entering Fraser River, is to pass all can buoys on the port hand; while nunn buoys, which are painted red, must be passed on the starboard hand. For Vessels of greater draft a Pilot would be necessary.

JAMES COOPER.

20th November, 1871.

NOTICE. LAYING OVER CLAIMS.

N and after 1st November, 1871, all Mining Claims in Cariboo District are hereby "Laid Over"

until 20th May, 1872.

H. M. BALL, A. G. C.

OMINECA MINING COURT.

NOTICE IS HEREBY GIVEN, that on and after the 15th October, all Mining Claims legally held in the Omineca District, will be laid over until the 1st day of June, 1872.

P. O'REILLY, Gold Commissioner.

Omineca, October 13th, 1871.

And whereas such Resolution is understood to ex-press a revocation of the intention intimated by the Printer, at the Government Printing Office, James' Bay, Victoria.